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NEW DELHI, SATURDAY, JUNE 10, 1972/JYAIKTHA 20, 1894

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके।

Separate paging is given to this Part in order that it may be filed as a separate compilation

भाग II—वर्ण 4

**PART II—Section 4**

रक्षा मंत्रालय द्वारा जारी किये गये विविध नियम और आदेश

**Statutory Rules and Orders issued by the Ministry of Defence****MINISTRY OF DEFENCE**

New Delhi, the 23rd May 1972

**S.R.O. 161.**—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government hereby notifies that a vacancy has occurred in the membership of the Cantonment Board Deolali by reason of the acceptance by the Central Government of the resignation of Lt. Col. K. R. Kale.

[No. 19/12/C/L&amp;C/65/440-C/1/D(Q&amp;C).]

नई दिल्ली, 23 मई, 1972

**का०नि०आ० 161.**—छावनी अधिनियम, 1924 (1924 का 2) की धारा 13 की उधारा (7) का अनुसरण करते हुए केन्द्रीय सरकार एतद्वारा अधिसूचित करती है कि छावनी बोर्ड, देवलाली की सदस्यता में ले० कर्तव्य० के० आर० काले के त्यागपत्र के केन्द्रीय सरकार द्वारा स्वीकार कर लिये जाने के कारण एक रिक्ति हो गई है।

[सं० का० 19/12/सी०/एल एण्ड सी०/65/440-सी०/1/डी  
(क्यू एण्ड सी०)]

**S.R.O. 162.**—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government hereby notifies that Lt. Col.

N. V. Raghavan has been nominated as a member of the Cantonment Board Deolali vice Lt. Col. K. R. Kale who has resigned.

[No. 19/12/C/L&amp;C/65/440-C/1/D(Q&amp;C).]

**का०नि०आ० 162.**—छावनी अधिनियम, 1924 (1924 का 2) की धारा 13 की उधारा (7) का अनुसरण करते हुए केन्द्रीय सरकार एतद्वारा अधिसूचित करती है कि ले० कर्तव्य० के० आर० काले के जिन्होंने त्याग पत्र दे दिया है, स्थान पर छावनी बोर्ड देवलाली के एक सदस्य के रूप में नामनिर्दिष्ट किया गया है।

[सं० का० 19/12/सी०/एल एण्ड सी०/65/440-सी०/2/  
डी (क्यू एण्ड सी०)]

एस० पी० मदान,  
अवर सचिव।

New Delhi, the 31st May, 1972.

**S.R.O. 163.**—Whereas certain draft bye-laws to amend the bye-laws for the regulation, conservation and protection from injury, contamination or trespass of

sources and means of public water supply, the construction and maintenance of connection with water works and the regulation of all matters and things relating to the supply and use of water including the collection and recovery charges therefor and the prevention of evasion of the same in the Cantonment of Agra (hereinafter in this Order referred to as the said bye-laws), framed by the Cantonment Board, Agra, in exercise of the powers conferred by clauses (32), (33), (34) of section 282 and section 283 of the Cantonments Act, 1924 (2 of 1924), were published in the Agra Cantonment under Cantonment Board, Agra, Notice No. nil dated 8th December, 1970 for inviting objections and suggestions;

And whereas no objections or suggestions were received by the aforesaid Cantonment Board upto the 7th January, 1971 which was the last date for submitting objections and suggestions;

And whereas the Central Government have duly approved and confirmed the said draft bye-laws as required by sub-section (1) of section 284 of the Cantonments Act, 1924 (2 of 1924);

Now therefore, in exercise of powers conferred by clause (33) of section 282 of Cantonments Act, 1924 (2 of 1924), the following bye-laws to amend the bye-laws published in the Gazette of India vide S.R.O. 132

dated the 14th April, 1960, for regulation, conservation and protection from injury, contamination or trespass of sources and means of public water supply, the construction and maintenance of connection with water works and the regulation of all matters and things relating to the supply and use of water including the collection and recovery charges therefor and the prevention of evasion of the same framed by the Cantonment Board, Agra, are hereby published for general information, namely:

In bye-law 14 of the said bye-laws, for clause (b), the following clause shall be substituted, namely:—

“14(b). As regards the meters already installed and at present out of order, the consumer shall repair or replace the said meter within one month from the service of notice by the Executive Officer failing which it will be entirely at the discretion of the Executive Officer to determine the water charges to be levied taking into consideration the number of pipe connections and the probable total monthly consumption of water in the premises in question.”

[No. 12/36/C/L&C/71/1212-C/D(Q&C).]

S. P. MADAN, Under Secy.